

GRAIN AND FEED STORES.
J. OSBORN'S
GRAIN AND FEED STORE.
A GOOD SUPPLY OF
Horse and Cow Food, Grain,
Hay, Flour, Meal,
WOOD AND COAL.
LOW FOR CASH.
Office and Feed Store corner of Wilmington
and D. streets, near Osborn House, and
west of N. C. Freight Depot. Jan 16-17

NEW ADVERTISEMENTS.
Advertise in a paper of Universal circulation: a paper which maintains right principles in all things; a paper acceptable alike to the rich and the poor, and such a paper the NEWS is conceded to be by all men whose opinion is worth having.

MULES AND HORSES.
Just Arrived, and for Sale Cheap.
35 Mules and 20 Horses!
At Kentucky Sale Stables, Martin St.
Jan 21-22 H. D. BERRY.

At Reduced Prices!
HELLER BROS.
Finding their stock of Fall and Winter shoes too large, have reduced the prices, in order to make room for their
Spring Supplies.
Large orders for same now in hands of the best manufacturers in the country, they now offer them for
Test double sole gent's French calf hand shoe, at \$5.00—regular price \$5.50.
Test fine toe machine sewed at \$5.00—regular price \$5.50.
Test popular \$5.00 box toe Gaiter for \$3.00.
Ladies' hand and machine lace Gaiters, regular price \$2.50, at \$2.00.
Ladies' good quality foxed Gaiters reduced to \$2.00.
Children's shoes from 20 cents up to the best quality man's shoe.
Ladies' goat Boots at 30 cents.

THE BEST QUALITY
Boys' Misses' and Childrens'
SCHOOL SHOES.
AND THE CELEBRATED
Virginia Sewed Brogues,
ALL REDUCED IN PRICE AT
Heller Brothers Popular Shoe Store,
ALSO A LARGE STOCK OF
Trunks, Valises and Satchels
AT REDUCED PRICES.
HELLER BROS.
Shoe Store,
Hargett Street, No. 31 Fayetteville St.

NOTICE OF ESTATE.
I have renewed my lease on the National Hotel, as it is closing it will continue to be kept open for the purpose of settling up the affairs of the hotel and to give notice to the public that the National Hotel is now under the management of J. M. Brown, and that all persons having claims against the National Hotel should be a guarantee of the same.
J. M. BROWN, Jan 27-28

CONTRACTORS AND BUILDERS
H. MILL & WEIR
CONTRACTORS & BUILDERS.
DEALERS IN
Marble and Stone Work, Lime, Rosendale and Roman Cement, Hair, Laths, and
MANUFACTURERS OF BRICK.
Furnish, cutting at one half retail cost. Flagging at small advance on brick. Window and door sills, Water Tables, Sinks and carriage blocks for a little more than cost. All from our own stone. Estimates for any class of work furnished on application.
Office Fayetteville street, next to Standard Building, Raleigh, N. C. Jan 27-28

NOTICE OF PRIVATE ACT.
Notice is hereby given that application will be made to the General Assembly of North Carolina, at its present session, for the passage of a law to incorporate the Farmers' Savings Bank of Edgeway, N. C.
Jan. 23-24

THE CITY.
The DAILY NEWS is served by faithful and reliable carriers to all parts of the city for 125 cents per week. Persons desiring to have the paper left at their residence will please call or send address to the office, No. 6 Martin Street.

Index to New Advertisements.
HELLER BROS.—Shoes and Shoes, &c.
CHAS. D. FLETCHER—Court Calendar.
H. D. BERRY—Horses and Mules for sale.

LOCAL BRIEFS.
The Magnin matter was the sensation yesterday.
The telegraph brings us the news of Judge Settle's confirmation.
Two hundred and ninety boys and girls were in their seats, yesterday, at the graded schools.
Countrymen report the mud worse than ever. It has grown stiff and hard, and wagons sink down in it and can by no means be gotten out.

Every well-dressed stranger that comes to town now is considered to be a bondholder until the contrary is proved.
Where's all that silver which it was said about eight months ago would be tearing through everybody's pockets about this time, and making itself a general nuisance?
Mrs. Mary A. Palmer, wife of Mr. John C. Palmer, of this city, has been appointed postmistress at Pittsboro, Chatham county, vice Mr. Mallory.

Mayor's Court.
His Honor, the Mayor, cleared this docket yesterday:
Leach Bros, fined \$1 for having a couple of bales of cotton on the street, contrary to the ordinance.
Ellen Ellington, col., the woman who stole the clothes of Mrs. Broughton, went to jail in default of \$200 for her appearance at the next term of the Superior Court.
Ives Brooks, beating his wife; fined \$5 and \$25 costs.

Isaac Poe, col., assault and battery, went to jail in default of a \$500 bail bond. Isaac is a train hand on the Raleigh & Augusta Air-Line Railroad, and in going by the residence of Gen. W. R. Cox, on the freight train, some time ago, took occasion to maliciously hurl a lump of coal at the little son of that gentleman, who happened to be standing near the track, inflicting a somewhat severe scalp wound. An officer was dispatched to Apex who arrested Isaac and brought him to this city.
Henry Rencher, a youthful African, was arraigned for stealing an overcoat from J. M. Harris, Esq. He went to jail in default of a \$200 bail bond.

A Woman's Philanthropy.
There are so many tramps and frauds on the pad these days that one can hardly tell how to discriminate between these and deserving objects of charity, and hence many to protect themselves from imposition, give to none, and thus do a wrong. There was a woman on the streets yesterday who told a pitiful story, and told it with such an air of honesty and straightforwardness as to carry conviction with it. She stated that she lives in Harnett county, near the dividing line between Wake and Harnett; that several years ago she bought a tract of ten acres of land from a man of some property in her neighborhood, and that she had, with the assistance of her two little girls and one little boy, built a house, dug a well and nearly cleared the tract. They had worked along from year to year, paying for their place by degrees, as they were able to, and now have paid off the whole indebtedness with the exception of \$21. The other day the man from whom the place had been bought, told the woman that he was obliged to have money, and that if she did not pay him the residue within a given time, he would turn her out of house and home. Her business here was to raise the necessary \$21, and we can't help but hope to find out today that she succeeded.

Stricken With Paralysis.
Mr. W. H. Ellen, who lives on East street, in the neighborhood of Oakwood Cemetery, suffered a stroke of paralysis on the left side some time ago from which he had recovered sufficiently to walk about, but Monday night his right side was paralyzed and he is now entirely helpless.

Fresh roasted and ground coffee 25 cents a pound; canned tomatoes 15 and 20 cents, peaches 25 and 30 cents, strawberries, gooseberries, damsons and plums 25 cents a can, and dried apples and peaches cheap for cash at Woolcott's Open Front Store.

GENERAL ASSEMBLY OF NORTH CAROLINA.

SESSION OF 1876-77.

SINATE.
TUESDAY, Jan. 30.
The Senate was called to order at 10.30 A. M. Lieutenant Governor Jarvis in the chair.

Prayer by Rev. Dr. Vaughan, of the Church of the Holy Trinity.
The Journal of yesterday was read and approved.

PETITIONS, MEMORIALS, &c.
Mr. Robinson presented a petition from citizens of Randolph county, praying that a reward be offered for the apprehension of Tilmont Crawford, a noted desperado and fugitive from justice in that county. Referred to the committee on Propositions and Grievances.

REPORTS OF STANDING COMMITTEES.
Mr. Cunningham, from the committee on State Debt: Messrs. Scales, Coke, Bingham, Robins and Folk, from the Judiciary committee: Mr. York, from the committee on Engrossed Bills, submitted reports.

MESSAGE FROM THE HOUSE.
Transmitting House bills, resolutions and amendments, and asking concurrence. These were appropriately referred.

INTRODUCTION OF BILLS AND RESOLUTIONS.
By Mr. Williams: A bill to more effectively prevent discrimination in freight tariffs by railroads doing business in this State. Committee on Internal Improvements.

By Mr. Troy: A bill to provide a special commission for New Hanover county. Placed on calendar.
By Mr. Moore of Mecklenburg: A bill to incorporate the Pioneer Fire Company, No. 2, of the city of Charlotte. Committee on Corporations.

By Mr. Robins: A bill authorizing the Governor to issue a reward for Tilmont Crawford, Committee on Propositions and Grievances.
By Mr. Scales: A resolution in favor of Peter Adams, of Guilford. Judiciary committee.

NOTICES, &c.
Mr. Scales moved that a message be sent to the House proposing that the two Houses, in joint session, go into an election of sixteen trustees for the University of the State, next Friday at 12 M. The motion was adopted, and the message was accordingly transmitted.

MR. CRAWFORD'S BUSINESS.
The bill in relation to the construction bonds of the North Carolina Railroad, was taken up on its second reading and passed, and then passed also its third reading.

THE SPECIAL ORDER.
The bill to provide for the speedy completion of the Western North Carolina Railroad, came up on its final reading, after the call of the morning hour, as the special order of the day.

Mr. Holt offered an amendment proposing to strike out in sec. 5, lines 1, 2, 3, 4, 5, and in line 6, the words "and in line 7, the word 'same'; also strike out the word 'also' in line 7.
Upon motion of Mr. Scales, the bill was taken up and considered by sections.

Section 1 was then taken up, and after some discussion, was adopted as a whole.
Section 2 was taken up and, after a verbal alteration, was adopted. An amendment providing that the directors shall receive actual traveling expenses was lost.

Mr. Troy provided a new section as section 3, proposing that the directors on the part of the State shall provide for the appointment of the private stock to the board of stockholders, who shall be entitled to same under the provisions of the act ratified March 13, 1875, and that no private stockholder shall be entitled to vote in any meeting of said company until such appointment is made, and neither shall any directors on the part of the individual stockholders participate in the meetings of said directors until they shall be legally appointed after the distribution of stock as above provided.

This amendment, after some debate, was adopted.
Section 4 was taken up and, as amended as to the management of the convicts, was adopted.

Section 5, after undergoing a verbal amendment, was adopted.
Section 6 was adopted without amendment.

Section 7 came up and Mr. York offered an amendment striking out the appropriation of \$70,000 and proposing \$50,000 instead.
Mr. Robinson asked for a division of the question, and the vote being taken the amendment was carried.

Mr. York offered an amendment limiting the operation of the bill to two years.
Mr. York and Mr. Robins supported the amendment, and Mr. Robinson and Mr. Holt opposed it.

On the adoption of the amendment Mr. York asked for the yeas and nays, and the call being sustained the amendment was not adopted, the vote standing yeas 15, nays 19.
Section 8 was then taken up for consideration. Mr. Scales offered an amendment giving the State a lien upon the road for every expense incurred in the construction of the road, appearing in the chamber was, upon motion of Mr. Robinson, invited to a seat on the floor.

Section 9 was taken up and Mr. Troy offered an amendment striking out in sec. 9, line 1, the words "and in line 2, the word 'which,' and insert 'the fourth of which.' The amendment was not adopted.

This floor wanted to go to the Mississippi valley on a narrow gauge railroad.
The question then occurred upon the passage of the bill as a whole upon its third reading, and Mr. Moore, of Mecklenburg, took the floor in advocacy of the measure. He spoke warmly and eloquently in behalf of the bill. He dwelt upon the wonderful wealth of the section proposed to be traversed by this line; he referred to the tax which the people of the west had borne for the sake of those of the east, and called upon the east to reciprocate. He portrayed in glowing colors the benefits which would accrue to the entire State from the completion of this line, and as an instance of the great wealth and material prosperity derived from the railroad system cited the case of his own city, the growth of which within the past ten years was a part of the history of the State. He saw every reason why this bill should pass, and none why it should not.

Moore, col. of New Hanover, also supported the bill.
Mr. Troy spoke next in behalf of the measure pending. North Carolina owed the people the work of the week, but to the whole people to exercise its utmost efforts in behalf of this great work. The amount asked for as nothing when compared with the great wealth which would flow from the bosom of the mountains when an outlet is once given it. He nor his constituents had any peculiar interest in this road except as a great State work and a State policy, but in this point of view he felt it his duty to support the bill under consideration, and would do so most cheerfully.

Mr. Troy spoke with great zeal and in graceful language, and commanded the rapid attention of the Senate.
Mr. Thorne spoke also in behalf of the passage of the bill.

At the conclusion of his remarks, the vote was taken and resulted as follows:
Affirmative.—Messrs. Askew, Bingham, Bryant, Aha, Crawford, Dortch, Dunn, Ferguson, Finger, Folk, Green, Graham, Hellig, Holt, Hughes, Johnson, Mebane, of Bertie, Melbane, of Rockingham, Moore, of Mecklenburg, Nicholson, Robinson, Sandifer, Scales, Thorne, Thome, Troy, Williams, Wynn, &c.—28.

Negative.—Messrs. Coke, Cunningham, Latham, Mercer, Robins, Roberts, York—19.

The bill was announced as having passed its third and final reading, and was ordered to be engrossed and sent to the House.

The chair announced as the Senate branch of the special committee on the special civil jurisdiction of Justices of the Peace: Messrs. Scales, Latham and Green.

Adjourned.
HOUSE OF REPRESENTATIVES.
At 10.30 A. M. Speaker Price called the House to order.

Prayer by Rev. Dr. Marshall, of the Church of the Holy Trinity.
Journal of yesterday read and approved.

PETITIONS.
Mr. Cobb presented a petition from certain citizens of Davie. Placed on the calendar.

REPORTS OF COMMITTEES.
Mr. Richardson, from the committee on Propositions and Grievances: Mr. Swain, from the committee on Propositions and Grievances; Mr. Moring, from the committee on Judiciary; Mr. Wilson, from the committee on Corporations; Mr. Roberts, from the committee on Agriculture, Mechanics, &c.; Mr. McBryer, from the committee on Judiciary; Mr. Shackelford, from the committee on Engrossed Bills, submitted reports.

RESOLUTIONS AND BILLS.
By Mr. Council: A bill to amend section 3, chapter 254, laws of 1870 and 1871. Committee on Railroads, Post-roads and Turnpikes.

By the same: A bill to amend section 1, chapter 68, laws of 1874-75. Committee on Railroads, Post-roads and Turnpikes.

By Mr. Haynes: A bill to prohibit the sale of liquor within one mile of the court house at Yadkinville, Yadkin county. Committee on Propositions and Grievances.

By Mr. (Gott): A bill to incorporate the Mechanics' Protective Association, Wilmington. Committee on Corporations.

By Mr. Lindsay: A bill to place the clearance of water courses under the local law. Committee on Agriculture, Mechanics, &c.

On motion of Mr. Powell, the resolution to authorize the committee on Public Buildings and Grounds to employ an architect to draw up the plans and specifications for a mansion for the Governor, was taken up and failed to pass its second reading.

CALENDAR.
The resolution to inquire into the disposition of funds arising from stock in the North Carolina Railroad, owned by the State, was taken up.

Mr. Burke, explained the provisions of the resolution, and thought that its adoption would result in saving to the State the sum of \$9,000 annually. The resolution passed its several readings, and was given to the Committee of the Whole to sit again at 12.30 P. M. tomorrow.

Adjourned.
What the Legislature is Doing.
We begin this morning the publication of the captions of acts and resolutions passed by the General Assembly during its present session. Not only is the caption given, but accompanying each act and resolution is a brief synopsis of the act or resolution, which conveys to the mind of the reader all that he cares to know of its provisions. Those who have not read the legislative proceedings with care since the session began, can from day to day as these digests are published, gather from the result of the sessions all that progresses. We incur this additional cost and labor in pursuance of our design to furnish the people of the State the earliest and fullest reports of all matters of public interest transpiring at the capital.

"The melancholy days have come, the saddest of the year," because of the great increase of suffering induced by colds, coughs, asthma, &c., all of which Dr. Bull's Cough Syrup promptly relieve and cure.

would cost more than \$250,000, and that it would require \$75,000 to furnish it.
Mr. Moring would heartily support the bill.

Mr. Graves did not approve the provisions of the bill; the appropriation was too lavish, &c.
Mr. Rose supported the bill. Already \$75,000 had been invested in this work, and it would not be good policy to lose it. The asylum was needed; over 700 insane people were waiting for its completion, &c.

Mr. Bagley felt sorry to be compelled to oppose the passage of the bill.
Messrs. Leach, Pinix and Parish spoke in advocacy of the bill, and urged it as a matter of justice, right, charity and humanity.

Mr. Graves was not lacking in sympathy for this unfortunate class of our people, but thought that we should be just as well as generous. The State should do what she was able and no more, &c.

Mr. Bagley again spoke in opposition to the bill. He opposed it on the ground that the State was in no condition to go on year after year lavishing large sums of money for the mere erection of a magnificent building. He thought the State had better lose the \$75,000 already invested, &c.

Mr. Pinix again urged the passage of the bill.
Mr. Todd, of Ashe, was opposed to the passage of the bill.

Pending definite action the hour for the SPECIAL ORDER arrived and the bill under discussion went over on motion of Mr. Cobb, until Friday, February 2nd at 12 M.

The special order, the bill to amend the charter of the city of Newbern, was taken up.
[The bill proposes to reduce the number of wards from 7 to 5, one councillor from each ward.]

Mr. Clarke, of Craven, opposed the passage of the bill.
On the demand of Mr. Clarke, of Craven, a call of the House was had and 90 members answered to their names.

Mr. Shotwell presented the petition of the Mayor and nine aldermen of Newbern praying the passage of the bill. He explained that a few years ago, no one—deprived no man of his rights—but simply restored the city to its former sub-divisions by consolidating wards 4 and 5 with 4 and 5. These outside wards (4 and 5) were settled, during and after the war, chiefly by squatters, who pay few, or no taxes, yet under the present arrangement (a Republican gerrymander) have a large share in controlling the city. He had been informed that, a few years ago, of the 1200 colored voters in the place hardly 12 were tax-payers. It was not right to place the wealth and intelligence of so fair a city as Newbern under the domination of irresponsible squatters and non-tax-payers.

Mr. Bledsoe opposed the bill, as also did Mr. Bagley.
On the demand of Mr. Henderson the previous question was called.

The question recurred upon the passage of the bill on its third reading. The yeas and nays were called and the bill passed by a vote of yeas 62; nays 30. This is the record.

AYES.—Abbott, Aubrey, Aycock, Baxter, Beam, Braswell, Brown, Carter, of Hyde, Clark, of Bladen, Cobb, Council, Davis, of Haywood, Dunlap, Fennell, Gathier, Godwin, Graves, Harris, Hartsell, Henderson, Hough, Hughes, Kennon, King, Lead, Lindsay, McBryer, McGinnis, McGhee, Melver, McClure, McKee, Mallery, Moring, Mosley, Parish, Pinix, Powell, Profit, Quinlan, of Raleigh, Richardson, Roberts, Rose, Rusby, Ryals, Sams, Shackelford, Shotwell, Singletary, Simpson, Smith, Spake, Staples, Stephenson, Swain, Todd, of Ashe, Vaughan, Wilson, of Burke, Wilson, of Transylvania, Winslow, Worth, &c.—62.

NAYS.—Allen, Bagley, Bizzell, Bledsoe, Bryant, Bum, Cary, Clarke, of Craven, Crews, Ennis, Harrison, Hill, Hood, Horton, Johnson, of Warren, Johnston, of Washington, Linbeck, Lloyd, Ormond, Penell, Reynolds, Rogers, Scott, Simmons, Terry, Todd, of Wake, Williamson, Wilson, of New Hanover, &c.—30.

Mr. Clark, of Craven, presented a protest against the action of the House in the contest case from the county of Hertford. The protest is signed by nearly all the Republican members of the House, was read, and ordered to be spread on the journal.

On motion of Mr. Ransom, the bill was considered by sections.
The Speaker vacated the chair, appointing Mr. Pinix as chairman of the Committee of the Whole.

On motion of Mr. Johnston, of Washington, the committee arose.
Mr. Pinix, the chairman, reported progress and begged leave to sit again. The report was adopted, and leave given to the Committee of the Whole to sit again at 12.30 P. M. tomorrow.

Adjourned.
The case will come up again this morning on the motion for a continuance, when it will in all likelihood take the form of contempt, such contempt consisting in the picking of a jury. The nature of the case is unusual, and the case itself has excited a great deal of interest. The court room was crowded yesterday while it was in progress, and a large crowd will no doubt attend this morning, to witness the further proceedings. Judge Schenk, yesterday, commanded the officer to leave the bar, and will not allow him to act during the remainder of the term in the summoning of jurors for the trial of cases.

House Burned.
A dwelling house at Manson, Warren county, on the R. & G. Railroad, was destroyed by fire Monday night. The house belonged to Dr. Alston, and was unoccupied. It is believed to have been fired by tramps.

THE JURY BOX.

Allegations of an Attempt to Corrupt its Jurors.—A Deputy Sheriff Charged with Packing a Jury—Albert Maguin in Close Quarters.

A case which has excited a wonderful interest, and the interest in which has but begun, transpired yesterday during the sitting of the Superior Court. The case of Mr. Jos. A. Haywood against Marcellus Rogers, colored—a case of landlord against tenant or cropper—had been called and Deputy Sheriff Maguin was summoning the jury. Hon. Daniel G. Fowle and Mr. Geo. H. Snow appeared for the plaintiff and Messrs. Busbee & Busbee for the defendant.

A majority of the original panel were negroes, and to several of the jurymen the plaintiff's counsel objected. Others were summoned, and the defendant's counsel after objecting peremptorily to four, objected then to jurymen "for cause," until their challenges were exhausted. The plaintiff's counsel had in the meanwhile objected to several, upon one ground and another, and the jury as finally made up had upon it but one of the original panel, and consisted of five whites and seven blacks, all of whom, of both colors, were Republicans.

At this juncture Judge Fowle arose and made a motion for a continuance of the case at the same time asking the court for a half hour's time in which to prepare affidavits, setting forth the grounds upon which he made the motion. He stated in asking for the time that it had come to his knowledge that the jury had been willfully, fraudulently and corruptly packed, with a view of depriving his client of justice. The time for which he asked was granted, and after an absence from the court room he returned and presented three affidavits, signed respectively by Messrs. Jos. A. Haywood, the plaintiff in the action, Thos. P. Devereux and J. D. Pullen. Mr. Haywood stated in his affidavit that while the summoning of jurors was in progress he saw Maguin wink significantly at the defendant, and further, that when plaintiff's counsel had exhausted his challenges, he saw the said Maguin smile at the defendant, and shrug his shoulders. The affidavits of the two others set forth that they were witnesses of the same circumstances. Mr. Haywood stated further in his affidavit that on the last election day he and Maguin had an altercation, and this circumstance added to the belief that an effort was being made to deprive him of a fair trial.

His Honor Judge Schenk said that since the foregoing circumstances as had been narrated, he called to mind the fact that he had observed Maguin, while in his search for jurors, start out of the front door, but stop at a touch upon his arm from a negro by-stander. That the negro pointed him to another who sat in the audience and said something to him, and that Maguin thereupon summoned as a juror the person who had been pointed out to him.

Judge Fowle, in presenting the affidavits, denounced Maguin in unmeasured terms. He said that truth and justice demanded that he should say that he was not a man who possessed the confidence of the honest people of this community and county, and that it was perfectly manifest that his purpose was to deprive the plaintiff of justice in this matter. Judge Fowle characterized him with fervid invective.

Maguin engaged Col. Ed. Graham Haywood to represent him, and Judge Schenk granted him a right, which is unusual, that of replying to a motion for a continuance. The motion was dismissed until this morning, when the deputy sheriff will no doubt appear in court with counter-affidavits.

During Judge Fowle's remarks there was a spontaneous outburst of applause, which was promptly checked by the court. Judge Schenk spoke temperately of the case under consideration, remarking upon it as a case of great gravity, and one into which partisan bias must under no circumstances be permitted to enter. The conduct of the officer, if what was alleged is true, is reprehensible in the extreme, but the matter must undergo a thorough investigation before any action is taken upon it.

The case will come up again this morning on the motion for a continuance, when it will in all likelihood take the form of contempt, such contempt consisting in the picking of a jury. The nature of the case is unusual, and the case itself has excited a great deal of interest. The court room was crowded yesterday while it was in progress, and a large crowd will no doubt attend this morning, to witness the further proceedings. Judge Schenk, yesterday, commanded the officer to leave the bar, and will not allow him to act during the remainder of the term in the summoning of jurors for the trial of cases.

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Sunday School Missionary Work.

We learn that through the supervision of Rev. G. S. Jones, of Wilmington, the American Sunday School Union has planted and aided in North Carolina during the past twelve months about eighty schools. The one great aim of this time-honored society is directed in the channel of meeting the wants of hitherto neglected communities. An open Bible, placed in the hands of all who can read, with the injunction "search the scriptures," and see what they testify of Christ and his doctrines, is the platform on which this missionary enterprise has maintained its position through the past half century of our national existence.

For every seventy-five cents contributed to the American Sunday Union, a child has been placed under Bible instruction, while for want of christian education and proper training of the young it costs the several States of our Union over ten million nine hundred and thirty thousand dollars for the annual support of pauperism and crime.

Prevention is better than cure, and schools are cheaper than punishment, and schools less costly than courts of justice and jails.

We are glad, in view of these facts, to learn that the Union is progressing in its work in our State.

Supreme Court.

Court met at 10 o'clock A. M., all the Justices present. Consideration of appeals from the 10th judicial district was resumed, and causes disposed of as follows:
Wm. Clarke vs. D. M. Wagoner et al., from Iredeil; argued by M. L. McCorkle and R. F. Armfield for the plaintiff, and Scott & Caldwell for the defendants.
Jacob Parker, adm'r., vs. P. C. Shuford, adm'r., from Iredeil; argued by Scott & Caldwell for the plaintiff, and R. F. Armfield and M. L. McCorkle for the defendant.

Stephen Johnson vs. Theophilus Woody, from Alexander; argued by M. L. McCorkle and Scott & Caldwell for the plaintiff, and R. F. Armfield and G. N. Folk for the defendant.
L. L. James et al., vs. W. G. James et al., from Iredeil; argued by R. F. Armfield and Scott & Caldwell for the plaintiffs, and M. L. McCorkle for the defendants. (Justice Byrum did not sit on the hearing of this case, having been of counsel in the court below.)

State vs. Bob Young, from Mecklenburg; argued by Attorney-General for the State, and A. Burwell and W. W. Flemming for the defendant.
Geo. Canaler et al., vs. W. W. Cobb and wife, from Catawba; called—pending the consideration of which the court adjourned until 10 o'clock this morning.

The Warm Springs.

Dr. W. H. Howerton, former Secretary of State, has leased the Warm Springs property, Madison county, for a term of three years, and will move to the Springs next week. They are now open for guests, and are under the charge of Capt. C. H. Thomas, formerly proprietor of the Central Hotel, of this city. The house has been refitted and re-furnished from top to bottom in excellent style. Col. Howard Bailey, late chief clerk in Dr. Howerton's office, will be connected with the hotel, and will also be postmaster at Warm Springs. The salary is \$12 per annum. Some people just seem to be born for luck. This young man was but recently made a colonel.

The Masquerade.

The young people are well-nigh crazy concerning their forthcoming masquerade on the night of the 9th prox, and all assemblages of them are engaged in the discussion of it. Strange to say, this will be the first masquerade had ever had in this city, and one Jenkins, who has been attending incoeg, the meetings held for the purpose of preparing for it, will shortly begin a series of sketches under the title: "What shall I Wear?" or, Flora McFlimsy Outdone."

The Lovejoy Academy.

J. M. Lovejoy, Esq., who has so successfully conducted this institution so many years, has secured the services of his son, Mr. Charles Lovejoy, also an able and experienced instructor, as assistant. The former assistant, Mr. Ross Lovejoy, goes to Norfolk, Va., in a few days to accept a lucrative position in a well-known commission house of that city.

The Celebrated Bolles Cotton Hoes.

We refer to two thousand farmers in North Carolina, if they are not the best hoers ever sold in the State, lastin twice as long as many other hoers now sold. Please write for prices. The trade throughout the State supplied at manufacturers' lowest prices. Julius Lewis & Co., Raleigh, N. C., sole agents for Bolles Hoe and Tool Co.

Business Changes.

We call attention this morning to the notice of the dissolution of that well known firm of grocers and liquor dealers, Messrs. Rogers & Parham. It will be seen that Mr. Will T. Rogers so long and favorably known in this State and city as a dealer in Kentucky horses and mules, expects to return to his old and long established business and has sold his interest in the firm of Rogers & Parham to Mr. Henry E. Parham, the well known caterer of the Yarbrough House, who will, with his brother, Mr. R. E. Parham, continue to transact the grocery business of life to the present.

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We refer to two thousand farmers in North Carolina, if they are not the best hoers ever sold in the State, lastin twice as long as many other hoers now sold. Please write for prices. The trade throughout the State supplied at manufacturers' lowest prices. Julius Lewis & Co., Raleigh, N. C., sole agents for Bolles Hoe and Tool Co.

Business Changes.

We call attention this morning to the notice of the dissolution of that well known firm of grocers and liquor dealers, Messrs. Rogers & Parham. It will be seen that Mr. Will T. Rogers so long and favorably known in this State and city as a dealer in Kentucky horses and mules, expects to return to his old and long established business and has sold his interest in the firm of Rogers & Parham to Mr. Henry E. Parham, the well known caterer of the Yarbrough House, who will, with his brother, Mr. R. E. Parham, continue to transact the grocery business of life to the present.

DAILY NEWS.

WEDNESDAY, JANUARY 31, 1877.

The Editor of the News is not responsible for the views and opinions expressed by correspondents. Correspondents are requested to be as brief as possible in the nature of the subject upon which they write will admit. The names of correspondents are required in every instance for the private information of the editor, as a guarantee of good faith. Anonymous communications will invariably be consigned to the waste basket, without notice. Correspondents are requested to write only on one side of the sheet; otherwise great inconvenience is caused to the printer.

North Carolina and Florida.

To the Editor of the News:

SIR—I was pleased to see the fine spirit which animated your informant in asserting the claims that North Carolina has had in shaping the character of our sister State of Florida. That State, so far as its Americanization is concerned, is truly the daughter of North Carolina. Not only has our State given men eminent in legal learning and in statesmanship, but she has provided the material out of which the solid greatness of a State is made. She has filled whole counties with intelligent planters, transplanted with all their wealth of slaves and household goods to the fertile soil of the land of flowers. She furnished swarms of the hardy pioneer, with no capital beyond energy and muscle, before whose sturdy arm the forest has fallen, making the land ready for the tide of emigrants of a different class, carrying with them the civilization and culture of older communities, ready armed to move on at once in the paths of progress.

Your informant, while guilty of no inaccuracies, is yet incomplete in his information. He omits, among his list of prominent North Carolinians, William E. Mosely, from Lenoir county, in this State, who served two terms as Governor of the State; John A. Cameron, father of the editor of the Hillsboro Recorder, and now principal clerk of the House, preceded Dillon Jordan by six years, having been appointed Judge of the Western District of Florida in 1832. Upon his death, Judge Jordan was appointed to succeed him. Walker Anderson, the distinguished Professor of Rhetoric at the University of North Carolina, removed to Florida in 1836, and died in 1856, Chief Justice of the Supreme Court of that State.

These are a few of the names the writer can now recall; and he remembers that in its territorial state nearly all the offices of the State and general government were filled by North Carolinians. Among whom were—Exum, U. S. Marshal of the Western District; Robert Joyner, U. S. Navy Agent; Robert Mitchell, Collector of the port of Pensacola, and Hanson Kelly, Postmaster at Pensacola. ESCAMBEA.

Fines and Forfeitures.

NEWTON, N. C., Jan. 26, 1877.

To the Editor of the News:

SIR: In your issue of the 24th inst., in commenting on the fines and forfeitures sent to the treasury department by the clerks of the several courts, in response to a circular letter from the State Treasurer, you say "it betrays one of two things; either that these fines have been very light in a majority of the counties, or else that the clerks have been grossly negligent in collecting or sending them forward."

In this (Catawba) county the criminal docket has always been small, consequently there has not been a very large amount of fines, &c., collected; and in some townships in the county the law-abiding citizens, by their deportment, have not given the Justices of the Peace an occasion for collecting a cent of fines for 12 months at a time. My receipts show that from 1869 to the 1st of September, 1876, inclusive, I have paid into the treasury \$926.45; and from the 1st of September, 1876, to 1st of January, 1877, I have paid \$63. And I would state that this last amount had been forwarded to Mr. Worth before receiving his circular letter. Of course the amount sent from this county in eight years is small, unless compared with Craven; yet when you remember that the people of Catawba are strictly a law-abiding people, it does very well. I don't claim any credit for having sent the fines before having them drawn out by a circular letter, because it was my duty, and that was made so plain by the law that I can't see how any clerk need err in the premises.

Respectfully,
M. O. SHERRILL,
Clerk of Catawba.

Joseph H. Green.

To the Editor of the News:

SIR: Whilst others are proposing their respective friends as suitable persons to fill the office of engineer at this asylum, I take the liberty of naming Joseph H. Green, as the very best man in North Carolina for the position.

If it were possible to test the qualifications of candidates in a practical manner, by a number of competent and disinterested mechanics, there would be little or no doubt of his success. But the misfortune is, that such elections are too often made through favoritism rather than by real fitness. As a machinist, Mr. Green is acknowledged by all who know him to be eminently qualified—as an engineer on the North Carolina Railroad, he was known to be one of the very best. It was whilst acting as such that he was dismissed years ago from office for voting the Democratic ticket. And now it is high time that he should be rewarded for his fidelity to his party by being made engineer of the Lunatic Asylum. There are numbers of persons who can testify to his fitness for the position, whilst there is not a man who knows him who will dare to say that he is not. I confidently urge his claims as superior to those of any one I am acquainted with—as a first rate machinist, as a staunch and unflinching Democrat and as a gentleman of integrity and honor.

AN OLD DEMOCRAT.

Northern Negroes Talk of Coming South.
Broomfield, N. C., Jan. 25, 1877.

To the Editor of the News:

SIR:—Our attention has been called to a movement of speculators, having for its object supplying the Gulf States with coolies, or laborers from Eastern Asia. I am authorized to say that there are thousands of laborers throughout the North who were formerly slaves, in the several Southern States, who would return to the South on the assurance of receiving remunerative employment. I have no hesitancy in saying that twenty thousand families, each represented by an able bodied male, could be induced to emigrate, who would take no prominent part in politics, but would engage in the cultivation of the soil and useful branches that would tend to building up that section of country.

Yours Respectfully,
STEPHEN W. HILL.

Of the Acts and Resolutions, Passed by the General Assembly at Its Session of 1876-77.

An act to amend section 1, chapter 22, Battle's Revised. (Alters the time of election of members of Congress from the 3d Thursday of August, to the 3d Tuesday in November.) Ratified 29th November, 1876.

An Act to validate election returns. (Where the county or sheriff's seal is wanting to the certificate of election, still the returns made valid.) Ratified 29th November, 1876.

Resolution, conforming the per diem and mileage to the ordinance of the Constitutional Convention. (Presiding officers to receive \$6 per day; Members \$4; Principal and Assistant Clerks, \$5, other officers, \$4. Mileage 10 cents going from and returning to their homes.) Passed 29th November, 1876.

An Act to repeal chap. 79, laws of 1871-72. (Changes Sampson county from the 5th, back to the 4th Judicial District.) Ratified 2d December, 1876.

Resolution—Allowing J. F. Agnew, Wm. B. Wells, Bryan Lunn and J. W. Poe, employees of the House, each \$2 per day for 10 days' services. Ratified 2d December, 1876.

Resolution in regard to the Public Treasurer. (Calling upon him to report to what extent there has been a compliance on the part of the creditors of the State, with the act of the last session, "to compromise, commute and settle the State debt;" and if no exchange of bonds has been made under said act, that he report whether any creditor has tendered any old bonds of the State, with their names, &c.) Passed 2d December, 1876.

Resolution in favor of J. S. Wilcox, Sheriff of Pasquotank.—Requiring the Auditor to audit his account of taxes received. Passed 2d December, 1876.

Resolution—To take a recess from the 13th to the 30th of December, 1876. Passed 5th December, 1876.

An Act to prevent throwing or shooting into railroad cars.—(Makes it a misdemeanor to cast or throw or shoot any stone, rock, bullet, shot-pellet or other missile, at or against or into any railroad car or locomotive, in motion or standing at a station, or at any person thereon. Punishment, imprisonment in the county jail or State's prison, at the discretion of the court. Ratified 5th December, 1876.

An Act concerning certain election returns. (Secretary of State directed to file and preserve, after the same are published, the election returns of the Governor, and the other officers mentioned in sec. 26th, chap. 52 of Bat. Rev.) Ratified 5th Dec. 1876.

An Act, relieving F. J. Satchwell, sheriff of Beaufort county, of the payment of the penalty of 2 per cent per month, for failure to pay the county taxes, within the time prescribed by law. Ratified 5th Dec. 1876.

An Act, amending sec. 343, chap. 17, Bat. Rev. p. 227, by striking out in the 14th line all after the word "thereof," down to and including the words "county" in the 15th line; and strike out all after the word "clerk" in the 16th line, down to and including "issue" in the 17th line. Ratified 8th Dec. 1876.

Resolution, appointing a joint committee, to provide for the inauguration of Gov. Vance. Passed 8th Dec. 1876.

An Act, making it a misdemeanor to sell intoxicating liquors within two miles of Jerusalem, Liberty, Concord and Cherry Hill churches, in Davie county. Passed 8th Dec. 1876.

Resolution, directing the joint committee on public ground and buildings, to examine the Executive Mansion; and if it is not fitted for a residence, to confer with the city authorities, and ascertain if the city will furnish a house for the use of the Governor, and take the mansion for school purposes. If not, let said committee lease a house for the Governor's use, and rent out the palace. Committee also to enquire and report as to the fixt furniture, such as gas fixtures, &c. Passed 8th Dec. 1876.

Resolution, asking our Senators and members of the House of Representatives in Congress, to endeavor to have modified the Internal Revenue Laws, in regard to the tax on brandy, whiskey and tobacco; and failing in that, to vote for its repeal. Passed 8th Dec. 1876.

Resolution, instructing the joint committee on Penal Institutions to inquire and report: 1. The number and sex of the convicts in the penitentiary, with their term of service; 2. The number required by the constitution, to be kept therein; 3. The number now worked on State's works, outside of the penitentiary; 4. Expense per capita of supporting convicts in and out of the penitentiary; 5. Number and salaries of officers and employees in said institution, whose services can be dispensed with without detriment to the interest of the State, and give effect to the object of this resolution. Also report the number which can be furnished to work on the Western North Carolina Railroad. Passed 8th Dec. 1876.

Resolution, appointing a committee of 5, to examine and correct the errors which may be found in the amended constitution, as printed. Passed 8th Dec. 1876.

Resolution, directing the Auditor to audit the account of John W. Heckstall, tax collector of Bertie county. Passed 9th Dec. 1876.

Resolution, requesting our Senators and members of the House of Representatives to use their endeavors to have the Internal Revenue Laws so amended, as to allow an owner, without charge, to distill his own fruit; and to repeal, or to modify the tax on leaf tobacco. Passed 9th Dec. 1876.

Resolution, refunding to the Wilmington & Weldon Railroad Co., the taxes wrongfully paid to the State, as decided by the U. S. Supreme Court in the case of said company against John A. Reed, 13 Wall. Passed 9th Dec. 1876.

An Act to amend sec. 412 a, chap. 17, Battle's Revised, by striking out in line 1 the words "within 12 months from the ratification of this act." Passed 9th Dec. 1876.

An Act providing that until there shall be confined 450 convicts in the penitentiary, the board of directors shall be required to receive convicts for one year. Ratified 9th Dec. 1876.

An Act, supplemental to the act laying off and establishing the county of Pamlico; provides for an election to determine the county site. Ratified 12th Dec. 1876.

An Act extending the time for the organization of the Rocky Mount Mills, until 1882. Ratified 12th Dec. 1876.

An Act for the relief of the purchasers of certain lands in Clay and Macon counties: (Where parties have entered lands in those counties, and have filed bonds for the same, which lands happened to be covered by a prior, valid entry, the Board of County Commissioners, upon satisfactory proof thereof, may cancel said bonds, or so much thereof only, as a pro rata amount of lands, proven to have been previously covered by other purchases. Sec. 2. Parties applying for such relief to pay expenses.) Ratified 12th Dec. 1876.

Raleigh Weekly News.

The Great Democratic Newspaper of the Metropolis.

THE BEST AND THE CHEAPEST JOURNAL FOR STATE AND SOUTHERN CIRCULATION.

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AN EXTRA COPY TO THE GETTER-UP OF A CLUB OF TEN.

A Daily News to a Getter-Up of a Club of Fifty.

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THE RALEIGH WEEKLY NEWS—the avowed and acknowledged organ of the Democracy of the city and State—takes this opportunity of gratefully returning its thanks for the generous support accorded to it since the opening of the late arduous campaign, and respectfully solicits of its friends a continuance of that patronage which they have hitherto so liberally bestowed, and pledges:

1. That it will continue to be in the future, as it has been in the past, a faithful sentinel of the Democratic party of the city, the State and the nation.

2. That it will be constantly on guard to defend and battle for the cardinal principles of the Democratic party.

3. That its policy will be progressive, and that it will do its utmost to assist in pushing forward to completion the great reforms already inaugurated by the chosen leaders of the Democratic party. It will make an aggressive and tireless warfare upon tyranny, corruption, vice and ignorance. It will faithfully and zealously labor to impart to an intelligent people a full and correct knowledge of their rights, duties and responsibilities as citizens. It will work for the success of the Democratic party in the city, State and nation believing, as it does, that the welfare and prosperity of the country can be best subserved by the elevation of the party to influence and power.

The columns of THE WEEKLY NEWS will contain—
Able-written and timely editorial articles on the topics of the day;
The choicest literature of the period;
Agricultural information of the most interesting and important character;
A carefully arranged compendium of the political news of the week;

Accurate market reports, and full and reliable financial reviews;
Telegraphic news from all parts of the world presented in the most attractive form that news can be made to assume; and—
Everything else that can contribute to the production of a perfect family newspaper. In fine, THE WEEKLY NEWS will be a complete record of the enterprise, progress and industry of the country.

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WILMINGTON JOURNAL,

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In, as nearly as possible, its old form, and with the spirit of the olden days when

THE JOURNAL was the acknowledged leader of the NORTH CAROLINA DEMOCRACY.

THE DAILY JOURNAL is mailed (Postage paid) at Six Dollars a year, or Fifty Cents a month

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As heretofore the JOURNAL will be thoroughly Democratic in politics. In discussing all questions its editor will endeavor to take a broad, comprehensive view and to speak the truth without fear of danger from open or secret foes. The JOURNAL has never shrunk from an imposed duty, and has never erred in favor with those who were the enemies of popular liberty. It cannot now abandon the cause of the white people of Eastern North Carolina and the cause of their National allies. As before, for twenty-five years, it will defend the people from those who would deceive or oppress them.

In encouraging the growth of the industries of the Commonwealth, the JOURNAL will be likewise true to the traditions of the paper. Nothing that would redound to the advantage of all classes of our working population, in town or country, shall be withheld from our readers. All the movements of commerce and finance and the progress of agriculture and the mechanic arts will be faithfully chronicled in the JOURNAL.

The issue of the JOURNAL is attended with great expense. If all the old friends of the paper would instantly start to work in its behalf the efforts of its proprietor to make it a First-Class newspaper would be eminently successful. He will do his best; let the friends of the JOURNAL do their best. There is reason to believe that such co-operation will result in great good of this section, for the State, and for the Democratic party of the country.

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IN SPITE OF HARD TIMES LAW & CO'S
NEW RALEIGH CHINA STORE is a success. Our Sales of Crockery, China, Glass, Silver-Ware, Table Cutlery, Lamp Vases, &c., have gone far beyond our expectations, and have brought GARDENS and CELEBRITIES from nearly every county in the State.

These goods, fully guaranteed, (none others kept) brought in New York at FAVORABLE PRICES, besides BARGAINS in job lots are sold by us every day. WE DEFY COMPETITION in price or quality, and will sell Queensware, China Sets, Knives, Lamps, Silver Castors, Spoons and Forks, and every one call or write us before buying. SMALL CREDIT MERCHANDISE PAID FOR HERE.

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AT W. C. & A. B. STRONACH'S.

Fresh Arrivals!
Pickled Mink Toes.
Parched and Ground Coffee.
Dessicated Wombat.
Fresh Goshen Butter.
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Fresh Ginger Snaps.
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Dried Apples and Peaches.
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PARTIES PURCHASING 5 CTS. WORTH of Snuff or Bacon can have any of our specialties in above list at cost.

SEA FOWL GUANO AND BRADLEY'S SUPER PHOSPHATE OF LIME.

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DISSOLUTION OF CO-PARTNERSHIP.

The Co-Partnership heretofore existing under the name of Carpenter & Earl, is this day dissolved by mutual consent. Their successors in business, Messrs. G. W. CARPENTER & CO., are authorized to collect all debts due the old firm.

G. W. CARPENTER, JOHN EARL.
Raleigh, N. C., Jan. 10, 1877.

As successors of Messrs. Carpenter & Earl we shall continue the

Coal, Wood and Lumber business at their old place, and shall be prepared to fill orders at Carmer's drug store, or sent to us, either by mail, or to yard direct.

WOOD!!! WOOD!!!
I respectfully invite citizens of Raleigh in need of WOOD to call at my yard, at the foot of Hargett Street, west; or leave their orders at A. Creech's, Julius Lewis & Co's, Lynn Adams', or R. K. Parlin's.

Shingles and Lumber, at REASONABLE RATES.

H. C. OLIVE.
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T. Stronach, Fertilizers, Agents cheaper on market.

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MANUFACTURED BY THE
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The only true method of making
BEST WHITE LEAD

THE great improvement practiced upon the people for many years past in the article of White Lead, calls loudly for a remedy. Few people who have had painting to do are aware to what extent they have been imposed upon. In fact, to such perfection have adulterations been brought, that even experienced practical painters are often deceived in regard to quality. Not until we have painted our house at a great cost, can we know the merits of the paint used, and often find, when too late, that our money has been worse than wasted in miserable stuff, called paint, which is no better than white wash—rubs off at the touch, and washes off by the rain. Such is the quality of a very great proportion of the White Lead at present being sold as PURE WHITE LEAD, and a price is obtained for it nearly equal to the very best White Lead manufactured.

GUARANTEE OF PURITY ON EACH KEG.

This package is warranted to contain nothing but PURE WHITE LEAD, ground in PURE LINSEED OIL, and we will pay ONE OUNCE OF GOLD for every ounce of adulteration that it may be found to contain.

The guarantee is printed on red paper, and bears the signature of F. C. STEIN, HILL & CO. Consumers should, therefore, to guard against imposition, see that every package bears said guarantee.

T. H. BRIGGS & SONS, Raleigh, N. C.,
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RALEIGH CLUB HOUSE!
CORNER MARTIN AND ALISBURY STREETS.

Baltimore Meats and all Delicacies of the Season Served
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NINE PRIVATE SITTING ROOMS, SO THAT PARTIES CAN ALWAYS
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For Paints, Oils, Varnish, Paint Brushes, &c., &c. go to BREWSTER'S.
Window Glass and Putty sold cheaper than elsewhere at BREWSTER'S.
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Insure in the SAFEST, the CHEAPEST and the BEST Company.
Send for statement containing table of rates, etc., to S. D. WAIT, Gen'l Agent, Raleigh, N. C.

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COMMISSION MERCHANT.

Cotton stored on reasonable terms, and liberal advancements made to parties wishing to store.

GROCERIES! GROCERIES!!
PRICES TO SUIT THE TIMES!

We are receiving, and in store:

25 bbls Sugar—all grades.
11 Sacks Coffee.
20 Boxes Meat—Clear Rib.
5 Boxes Meat—Rib.
80 Sacks Salt.
200 Bbls. Flour.
100 Kegs Nails.
Lard in Tierces, Buckets and Tubs.
Molasses in Hogsheads, Tierces and Barrels.

Meal! Meal!! Meal!!!
400 Sacks of Richmond Fine White Bolted meal.
Jan 23m.

FULTON MARKET DRIED BEEF.
at TONNOFFSKIS.

CHOICE WINES AND LIQUORS.
at TONNOFFSKIS.

BOLOGNA, BOLOGNA SAUSAGE FRESH and nice, at TONNOFFSKIS.

THE OLDEST LIQUOR IN THE CITY.
at TONNOFFSKIS.

PIGS' FEET, HOGS' FEET, PIGS' FEET.
at TONNOFFSKIS.

BELFAST GINGER ALE, 10 cts a BOTTLE.
at TONNOFFSKIS.

at TONNOFFSKIS.

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SHUTTERS, PLOWS, HARROWS, CULTIVATORS, STRAW CUTTERS, LOG SCREWS AND CLAMPS, COTTON SCREWS, Cotton Presses, Jack Screws, Tobacco Presses and Cigar Presses.

Also, the miller can find his delight, a well balanced Spindle, with or without the Gears, necessary to furnish a complete mill. The sawyer his friend in

A GOOD BOILER AND ENGINE, which we claim to be second to none in repairing or putting in running order, or in fact any kind of machinery at the lowest cash prices. Having first class tools, as well as workmen, we guarantee to do

FIRST-CLASS WORK.
Come One! Come All!
Give us a trial and satisfy yourselves. We will furnish you with

Castings,
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OLD IRON taken in exchange for work or bought at highest market prices. [Jan 9 dlv]

GOOD NOUGH!!!
NOW, if the "Goodnough" Horse Shoe will last twice as long as the ordinary shoe—and I claim it does—and it costs no more to have them put on your horse—what do you say to sending your horse to be shod by

GEORGE BATCHELDER,
Near New Fair Grounds.

IF MONEY IS SCARCE!
Wagons, Buggies, Carriages and Carts are manufactured and repaired—at prices to suit that scarcity—all work guaranteed.

GEORGE BATCHELDER,
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ROCK BOTTOM AND NO MISTAKE.
Is our platform for prices on Wines, Whiskies, Brandies, Cigars, &c. Groceries, of every description.
mh20-12m GEORGE BATCHELDER.

COPARTNERSHIP NOTICE.
The firm of Rogers & Farham was dissolved on the 28th of December last, by mutual consent. Will T. Rogers having sold his interest in the business to Mr. Henry E. Farham, of this city. The business will be hereafter conducted under the name and style of R. E. Farham, opposite Cotton Exchange, on Martin Street, or will in a short time re-engage in his old business, of dealer in Kentucky horses and mules, with headquarters in this city, and friends to renew business with him in this line, trusts that they will continue to extend to his successors in the grocery house, the patronage formerly extended to himself and former partner.

Both partners of the old firm will sign in liquidation, and their books will be found with Mr. R. E. Farham. All indebted to them will please call and pay up immediately.

WILL T. ROGERS,
R. E. FARHAM.

NOTICE.
Notice is hereby given, that application will be made to the present General Assembly, after the expiration of thirty days from the date hereof, for an act to incorporate the Albia Lodge, No. 74, I. O. O. F., Hertford, N. C.

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1wlm

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1wlm

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